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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/690,066	10/16/2000	Craig L. Ogg	36531/RRT/S850	3372	
23363 759	23363 7590 06/22/2005			EXAMINER	
CHRISTIE, PARKER & HALE, LLP			BACKER, FIRMIN		
PO BOX 7068 PASADENA, CA 91109-7068			ART UNIT	PAPER NUMBER	
			3621		
			DATE MAILED: 06/22/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
_	09/690,066	OGG ET AL.		
Office Action Summary	Examiner	Art Unit		
	Firmin Backer	3621		
The MAILING DATE of this communication appearing for Reply	ppears on the cover sheet with th	e correspondence address		
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	l. 1.136(a). In no event, however, may a reply be sply within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS fixte, cause the application to become ABANDC	e timely filed days will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).		
Status				
 Responsive to communication(s) filed on 20. This action is FINAL. Since this application is in condition for allow closed in accordance with the practice under 	is action is non-final. ance except for formal matters,			
Disposition of Claims				
4) ☐ Claim(s) 1-161 is/are pending in the applicating 4a) Of the above claim(s) is/are withdrest 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-161 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.	,		
Application Papers				
9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) acceptant may not request that any objection to the Replacement drawing sheet(s) including the correction of the co	ccepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:			

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Response to Amendment

1. This is in response to an amendment file on April 20th, 2005. In the amendment, claims 1, 50, 91, 117 and 131 have been amended, claims 3, 53, 95 and 120 have been canceled, and no claim has been added. Claims 1, 2, 4-51, 54-94, 96-119 and 121-161 remain pending.

Response to Arguments

2. Applicant's arguments with respect to claims 1, 2, 4-51, 54-94, 96-119 and 121-161 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 2, 4-51, 54-94, 96-119 and 121-161 rejected under 35 U.S.C. 103(a) as being unpatentable over Whitehouse (U.S. Patent No. 6,005,945 in view of Lewis (U.S. Patent No. 6,233,565) (Applicant admitted prior arts).
- 5. As per claim 1, 20, Whitehouse teaches a security system (secure central computer, 102) for printing item in a wide are computer network (network 100, fig 3, 4, 7) comprising a plurality

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of user (enterprise account) terminals (customer, user, 102) coupled (connected) to the computer network, a database including information about on or more users using the plurality of terminals, a cryptographic device (cryptographic key) remote from the plurality of user terminals and coupled to the computer network a cryptographic device includes a computer executable code for authenticating one or more users, a plurality of security device transaction data for ensuring authenticity of the one or more users, wherein each security device transaction data is related to a user (see abstract, fig 3, 4 and 7, column 6 lines 21-7 line 12, 8 line 30-9 line 63). Whitehouse fails to teach an inventive concept wherein the cryptographic device authenticates the identity of each user and authenticates the user for a role, the role limiting the user to a subset of operations performed by the system. However, Lewis teaches inventive concept wherein the cryptographic device authenticates the identity of each user and authenticates the user for a role, the role limiting the user to a subset of operations performed by the system (see column 28 line 39-47). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the inventive concept of Whitehouse to include Lewis's inventive concept wherein the cryptographic device authenticates the identity of each user and authenticates the user for a role, the role limiting the user to a subset of operations performed by the system because this would have provide an enhance secure system wherein user would have limited access to the system.

6. As per claim 2, Whitehouse teaches a system wherein the security device transaction data related to a user is loaded into the cryptographic device when the user requests to operate on a value bearing item (see column 9 line 32-63).

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- 7. As per claim 4-10, Whitehouse teaches a system wherein the assumed role is a security officer role to initiate a key management function, a key custodian role to take possession of shares of keys, an administrator role to manage a user access control database, an auditor role to manage audit logs, a provider role to withdraw from a user account, a user role to operate on a VBI, a certificate authority role to allow a public key certificate to be loaded and verified (see column 18 line 42-20 line 51).
- 8. As per claims 11-22, Whitehouse teaches a system wherein the cryptographic device includes a state machine for determining a state corresponding to availability of one or more commands in conjunction with the role, stateless, including data validation subsystem and an auto-recovery subsystem for allowing the device to verify that data is up to data and to automatically re-synchronize the device with the data and a computer executable code for preventing unauthorized modification/disclosure of data, for ensuring proper operation, detecting error, for supporting multiple concurrent user, store transaction information in an internal register (see column 20 line 55-22 line 65).
- 9. As per claims 23, Whitehouse teaches a system wherein a database store a table including the respective information about a transaction a verification module to compare the information saved in the device (see column 20 line 55-22 line 65).

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10. As per claims 24-26, Whitehouse teaches a system wherein the database includes data such as a virtual meter, ascending and descending register for creating one or more indicium, account maintenance and revenue protection (see column 12 line 15-13 line 60).

11.

- 12. As per claim 27, 28, 31-36, Whitehouse teaches a system wherein the value bearing item is a mail piece comprises a digital signature, a ticket with a bar code, a coupon, a currency, a voucher or a traveler's check (fig 2).
- 13. As per claims 29, 30, Whitehouse teaches a system wherein the cryptographic device encrypts validation information according to a user request for printing a VBI, generates data sufficient to print a postal indicium in compliance with postal service regulation on the mail piece (fig 2).
- 14. As per claim 37, 38, Whitehouse teaches a system wherein each security device transaction data includes an ascending register value, a descending register value, a respective cryptographic device ID, an indicium key certificate serial number, a licensing ZIP code, a key token for an indicium signing key, user secrets, a key for encrypting user secrets, data and time of last transaction, last challenge received from a respective client subsystem, an operational state of the respective device, expiration dates for keys, and a passphrase repetition list, a private key, a public key, and a public key certificate, wherein the private key is used to sign device

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status responses and a VBI which, in conjunction with a public key certificate, demonstrates that the device and the VBI are authentic (see column 10 line 45-11 line 29, 20 line 16-40).

- 15. As per claim 39, Whitehouse teaches a system further comprising at least one more cryptographic device remote from the plurality of user terminals coupled to the computer network, wherein the at least one more cryptographic device includes a computer executable code for authenticating any of the plurality of users (see figs 4, and 7).
- 16. As per claim 40-44, 49, Whitehouse teaches a system wherein the cryptographic device shares a secret with the at least one more cryptographic device that is a master device and generates a master key set (MKS) includes a Master Encryption Key (MEK) used to encrypt keys when stored outside the device and a Master Authentication Key (MAK) used to compute a DES MAC for signing keys when stored outside of the device exported to other cryptographic devices by any cryptographic device and capable of performing one or more of Rivest, Shamir and Adleman (RSA) public key encryption, DES, Triple-DES, DSA signature, SHA-l, and Pseudo-random number generation algorithms (see column 4 line 20-27, 16 lines 39-44, 23 lines 41-67).
- 17. As per claims 45 and 46, Whitehouse teach a database including a user profile including username, user role, password ... for a subset of the plurality of user.

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18. As per claim 47, 48, Whitehouse teaches a method wherein the state machine includes one or more of an uninitialized state, an initialized state, an operational state, an administrative state, an exporting shares state, an importing shares state, and an error state (see column 9 lines 59-67).

19. As per claims 50-161, they disclose the same inventive concept as claims 1-49. Therefore, they are rejected under the same rationale.

Conclusion

20. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (571) 272-6703. The examiner can normally be reached on Mon-Thu 9:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (571) 272-6712. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Firmin Backer
Primary Examine

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June 10, 2005